

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

#### Usage guidelines

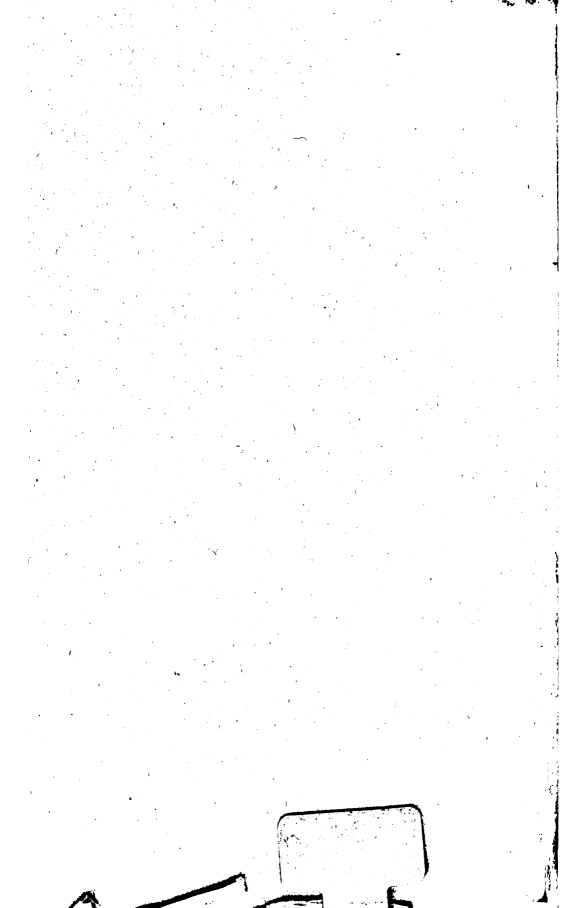
Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + Refrain from automated querying Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

#### **About Google Book Search**

Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/





FIRST GENERAL ASSEMBLY

OF THE

LIBRARY ALABAMA TERRITORY:

THE FORTY SECOND YEAR

03

AMERICAN INDEPENDENCE.

ST. STEPHENS:

Printed by THOMAS EASTIN.

1818:

# L18032

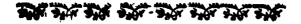
2 9 1940

PHOTO-FACSIMILE REPRINT

53 copies only

T. L. Cole, Washington, D. C.

July, 1912



# ACTS &c.

### AN ACT

To amend the laws concerning Pub. Inc Printing.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, Printer to print 150 confirm, in that, hereafter, instead of seventy-five, it shall be the duty of the Public Rep. Printer to print one hundred and fifty copies of the Journals of the House of Representatives.

Sec. 2. And be it further enacted, That, in full compensation for all cents per page the duties required by law of the allowed the prin. public printer, he shall be entitled to receive one dollar and twentyfive cents for each page contained in one copy of the laws, one copy of the journals of the House of Repre-

Printer to

fentatives, and one copy of the journals of the Legislative Council.

GABRIEL MOORE. Speaker of the House of Representatives.

JAMES. TITUS. President of the Legislative Council. Approved, the 3d day of February,

WM. W. BIBB, Governor of the Alabama Territory.

# AN ACT

To amend the Laws now in force respecting public roads.

Sec. 1. Be it enacted by the Legislative Council and House of Reprefentatives of the Alabama Territory, in General Assembly convened, That it shall hereaster be lawful for the overfeer of any public road, if to work our oads he deems it necessary, to require all and every person, or persons resi ding within his precinct, and not exempted from such service by law, to work on faid road ten days and no longer; except when bridges and

Overfeer to require all persons ten days if necelsary.

exception.

causeways may require repair, and in that case as long as may be necesfary for that purpose, not exceed-

ing twenty days.

Sec. 2 And be it further enacted, that hereafter the overfeer of any public road shall be liable to be fined on presentment, at the discre- Overseer liable. tion of the Jury trying the same, if to fine, the road of which he is overieer shall have remained out of repair for the period of twelve days at any one time, provided such overfeer have any notice thereof,

Sec. 3. And be it further enacted, that hereafter when any delinquent shall be returned to a justice of the Peace, by the overfeer of a public road, and it shall become necessary to issue process against such delinquent, such process shall be issued, and all further proceedings carried on in the name of the Territory; and if the profecution fail, the cost Overfeer to pay shall be adjudged as in other Terri- con in certain torial cases; and the court may, if it appear that the return has been made, or the profecution commen ced by fuch overfeer from malicious motives, tax him with cost.

30 feet allowed for lanes,

Sec. 4. And be it further enacted, that all fanes which constitute a part of any public road, shall be not less than thirty feet in width.

GABRIEL MOORE. Speaker of the House of Represen-

sentatives.

JAMES TITUS. President of the Legislative Council.

Approved, the 4th February, 1818. Wm. W. BIBB. Governor of the Alabama Territory.

# AN ACT

To abolish the right of survivorship in all cases.

Right of furvivoidip in let al cepresentative

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened. That hereafter when two or more persons hold an estate real or perional, jointly, and one joint tenant dies before severance, his interest in said joint estate shall not survive to the remaining joint tenant, or joint tenants, but shall descend to, and

1

be vested in, the heirs or other legal representatives of such deceased joint tenant. in the same manner as if his interest had been severed and ascertained.

GABRIEL MOORE,

Speaker of the House of Representives.

JAMES TITUS,
President of the Legislative Coun-

APPROVED, the 4th February, 1818

W.M. W. BIBB,

Governor of the Alabama Torrisory.

# AN ACT

To divorce Elizabeth Bennett from James Bennett, her husband.

Sec 1 Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That Elizabeth ennets, be, and she is hereby divorced from the bonds of matrimony heretofore subsisting be-

Diveres .

tween her and James Bennet, her husband.

GABRIEL MOORE, Speaker of the House of Representatives.

JAMES TITUS,
President of the Legislative (ouncil
APPROVED, he 4th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory.

# AN ACT

To establish the counties of Cotaco Lawrence and Franklin,

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That all that tract of country lying west of the Cherokee boundary, south of Tennessee river, East of the western boundary line of Range numbered five, west of the basis Meridian of Madison County, produced, and north of the boundary line of Township numbered eight, from the southern boundary of the State of Tennessee, shall hereaster some one

Boundaties of Cotaco county

County, to be called and known by the name of Cotaco.

Sec. 2. And be it further enacted. That all that tract of country, lying west of said county of Cotaco, south of Tennessee river, east of the western boundary line of range numbered nine, and north of the boundary line of township numbered eight, from the fouthern boundary of the state of Tennessee, shall hereaster form one county, to be called and known by the name of Lawrence.

Boundaries

Sec. 3. And be it further enacted, That all that tract of country, lying west of the said county of Lawrence, fouth of Tennessee river, and north Boundaries of the boundary line of township of Franklia numbered eight, from the fouthern boundary of the state of Tennessee, and east of the Chickasaw boundary line. shall hereaster form one county, to be called and known by the name of Franklin.

Sec. 4 And be it further enacted, That there shall be holden in and for faid county of Cotaco, in each year, Time of hel a Superior Court of Law and Equi- in Cataco ty, on the third Mondays in Febru- country ary and August: and there shall he

holden in and for faid county of Cotaco, a County Court, on the fecond Mondays in March and September, and an intermediate Court, on the fecond Mondays in June and December.

Time of holding Courts in Lawrence County,

Sec. 5 And be it further enacted, That there shall be holden in and for said county of Lawrence, in each year, a Superior Court of Law aud Equity, on the fourth Mondays in February & August; & there shall be holden in and for said county of Lawrence, a County Court, on the third Mondays in March and September, and an intermediate Court, on the third Mondays in June and December.

Sec. 6. And be it further enacted, That there shall be holden in and for said county of Franklin, in each year, a Superior Court of Law and Equity, on the first Mondays in March and September; and there shall be holden in and for said county of Franklin, a county Court on the fourth Mondays in March and September, and an intermediate Court on the fourth Mondays in June and December.

Time of holding Courts in Franklin County,

Sec, 7. And be it further enacted, that the said courts for the said county of Cotaco, shall, for the time being, be holden at the House of William Vaughn: the faid courts in and for faid county of Lawrence, Where held shall for the time being, be holden at Melton's Bluff; and the said Courts in and for the faid county of Franklin, shall, for the being be holden at the House of Maj. Neely, on lower Spring creek: Provided, that the said Courts, of the feveral counties aforefaid, res- Provide, pectively, may for the want of necessary buildings, adjourn to some more convenient place, contiguous to the places herein designated for holding the same.

Sec. 8. And be it further enacted, That the faid Superior, County and Intermediate Courts, required to be holden in and for faid counties of Cotaco, Lawrence and Franklin, Courts to fit shall have power to continue their fix days and no longer, fessions, respectively, at each term hereby authorised, fix judicial days

and no longer.

Sec. 9. And be it further enacted, That so much of the foregoing act

time of in. as relates to the holding of Courts, thall not take effect till the first day of June next.

GABRIEL MOORE, Speaker of the House of Representatives.

JAMES TITUS,
President of the Legislative Council.
Approved—6th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory.

## AN ACT

To establish the Western and Southern boundaries of Madison County, and to establish the counties of Limestone and Lauderdale.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That Madison County shall hereaster be bounded on the west by the western boundary line of Range, numbered two, west of the basis Meridian of said county, extending from the southern boundary of the State of Tennessee to the river of the

Western boundary of Madifon County, farste name, and faid county shall be bounded on the fouth, by faid river.

Sec. 2. And be it further enacted, That all that tract of country lying west of the aforesaid county of Madison, north of Tennessee river, and east of the western boundary line of Boundaries Range numbered fix, west of faid county, basis Meridian, shall form one county, to be called and known by the name of Limestone.

Sec. 3. And be it further enacted, That all that tract of country lying west of said county of Limestone, and north of Tennelsee river, shall constitute a county, to be called and known by the name of Lauderdale.

of Lauder-

Sec. 4. And be it further enacted, That there shall be holden in and for the faid county of Limestone, in each year, a Superior court of Law and Equity, on the lecond Mondays in February and August; and there shall be holden in and for intimetone the faid county of Limestone a county Court, on the first Mondays in March and September; and an intermediate Court on the first Mondays in June and December.

ding Courts

Sec. 5. And be it further enacted, That, for the time being, the said courts in and for the faid county of Limestone, shall be holden at the Where held house of George Wilder; and may at the discretion of the said Courts, respectively, for the want of necessary buildings, be adjourned to some more convenient place contiguous thereto.

> Sec. 6. And be it further enacted, That there shall be holden in and for the county of Lauderdale, in each year, a Superior Court, on the first Mondays in February and August: and there shall be holden, in and for the faid county of Lauderdale, in each year, a County Court, on the fourth Mondays in January and July, and an intermediate court, on the fourth Mondays in April and October.

Where beld

hold ing

đale,

Sec. .7 And be it further enacted. That, for the time being, the faid Courts in and for faid county of Lauderdale, shall be holden at the house commonly called Col. Pulers place, east of Cypress, and near that creek; and may, at the discretion of faid Courts, for want of necessary buildings, be adjourned to some convenient place contiguous thereto.

Sec. 8 And be it further enacted, That said Superior, County, and intermediate Courts, by this act required to be holden, in and for the faid counties of Limestone and Lauderdale, shall have power to continue fix days and their fessions respectively, at each term, hereby authorised, six judicial

days, and no longer.

Sec. o. And be it further enacted, That the uperior courts of Law and Equity, in and for the county of Madison, shall hereaster be holden on the first Mondays in April and Time of October; the County Courts of said county, on the fourth Mondays in Madifon County, March and September, and the intermediate Courts of faid county, on the fourth Mondays of June and December: Provided, that this section and such parts of the foregoing act Previse, as relates to the holding of Courts,

shall not be in force, till the first day of lune next.

GABRIEL MOORE,

Speaker of the House of Representives.

JAMES TITUS,
President of the Legislative Coun-

cil.

APPROVED—6th February, 1818.

WM. W. BIBB,

Generator of the Alabama Territory:

## AN ACT

To establish the counties of Blount, Tuskaloofa and Marengo.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That, hereafter, all that tract of country lying west of the Cherokee boundary, south of the boundary line of township numbered eight, from the southern boundary of the state of Tennssee, bounded on the west by the Sipsey sork, to its junction with the Mulberry Fork of the Black Warrior; from thence by the united

Boundaries
of the country of Blount

fream, to its junction with the Locust fork of said river; thence by faid river, to a point opposite the fouthern extremity of Jones' Valley; thence by a line drawn from faid river, through the fouthern extremity of faid Valley, to the main ridge dividing the waters of faid river from those of Cahawba river: and bounded on the fouth and foutheast by said ridge, to its eastern extremity; and from thence by a line running due east to said Cherokee boundary, shall form one county, to be called and known by the name of Blount.

Sec. 2. And be it further enacted. That all that tract of country, lying within the following bounds, to wit: beginning on the river Black Warrior, where the fouthern boundary line of said county of Blount leaves Boundaries the same; thence fouthwardly with fa County. faid boundary, and on the same direction, to Roupes' Valley; thence along the eastern boundary of said Valley, and including the whole of of the same; thence southwardly along the main ridge dividing the waters of the Black Warrior from those

of the Cahawba, to the head waters of Five Mile creek; thence down the same to the Tuskaloosa on Black Warrior river: thence a due west course to the Tombeckbe river: thence up the same to the Cotton Gin Port; thence along Game's road till it strikes the township line, numbered eight, from the fouthern boundary of the State of Tennesfee; thence along faid line to the Sipley fork; and thence down the fame to the place of beginning; shall constitute one county to be called and known by the name of Tuskaloofa.

See. 3. And be it further enacted, That all that tract of country, bounded on the north by faid county of Tuskaloofa, on the west by the Tombeckbe river, on the south by the ridge dividing the waters of Chickafaw-Bogue and Beaver creek, and on the east by the main ridge dividing the waters of the Black Warrior and Cahawba rivers, shall hereafter constitute one county, to be called and known by the name of Marrengo.

Sec. 4. And be it further enacted...

Boundaries : of Marengo County

That there shall be holden in and for the faid county of Blount, in each year, a Superior Court of Law and Equity, on the third Mondays in March and September; and there shall be holden in and for said coun. in Blouge ty of Blount, in each year, a County Court, on the second Mondays in March and September; and an intermediate Court, on the second Mondays in June and December.

ding Course

Sec. 5. And be it further enacted, That there shall be holden in and for the faid county of Tulkaloofa in each year, a Superior Court, on the fourth Mondays in March and Sep- Time of hol. tember; and there shall be holden ditte Courts in Tuskalon. in and for faid county of Tufkaloosa, in each year, a County Court, on the third Mondays in March and September; and an intermediate Court, on the third Mondays in June and December.

Sec. 6. And be it further enacted, That there shall be holden in and for the faid county of Marengo, in each year, a Superior Court, on the first Mondays in April and October; ding Course and there shall be holden in and for in Mareage faid county of Marengo, in each

County

year, a County Court, on the fourth Mondays in March and September: and an intermediate Court, on the fourth Mondays in June and December.

Sec. 7. And be it further enacted, That, for the time being, the faid Courts in and for faid county of Blount, shall be holden at the house of Maj. Kelly, in Jones' Valley; the faid Courts in and for the faid county of Tuskaloosa, shall be holden at the Falls of Tulkaloofa or Black Warrior: & the faid Courts in & for the faid county of Marengo, shall be holden at the White Bluff; and faid Courts may, respectively, for want of necessary buildings, adjourn to such other places, contiguous to those herein designated for holding the fame, as may feem proper.

Sec. 8. And be it further enacted, That the faid Superior, County and and no long; intermediate Courts, herein required to be holden, may, respectively, continue their sessions, six judicial days, and no longer.

GABRIEL MOORE. Speaker of the House of Representatives.

JAMES TITUS. President of the Legislative Council. Approved -6th February, 1818. WM. W. BIBB, Governor of the Alabama Territory.

# AN ACT

To alter and extend the boundaries of Washington, Baldwin and Mobile Counties.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That fo much of Wayne county as may be thrown into the Territory of Alabams, by the line dividing faid Territory and the state of Mississippi, be, and hereby is, added to, and made a part of the county of Walh. ington: that so much of the county of Greene, as may, by faid boundary exceedence line, be thrown into the faid Territo County

Washington

Mobile County

ry, be, and the same is hereby added to, and made a part of the county of Baldwin: and that so much of the county of Jackson as may be thrown into faid Territory, by the boundary line aforesaid, be, and the same is hereby added to, and made a part of the county of Mobile.

GABRIEL MOORE. Speaker of the House of Representatives.

IAMES TITUS. President of the Legislative (ouncil. APPROVED-7th February, 1818. WM. W. BIBB. Governor of the Alabama Territory)

# AN ACT

To incorporate the President and Trustees of the St. Stephers Academy.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That the following persons, viz: Silas Dinsmoor, Samuel Smith, George tees & their Buchanan, Benjamin S. Smoot, Le.

muel J. Allston, Davis H. Mayhew, Mathew D. Willson, and About S. successore Lipscomb, Trustees of the St. Stephens Academy, and their fuccesfors in office, are hereby constituted a body corporate, under the style and title of the President and Trustees of the St. Stephens Academy.

Sec. 2. And be it further enacted, That the faid President and Trustees. and their successors in office, shall have and exercise the authority to make all fuch bye laws, not contrary to the Constitution or laws of the United States, or of this Territory; for the better regulation of the faid Academy, and the same, from time to time, to alter, amend and annul, as to them may feem expedient; and en the Prebe capable in law, of fuing and being Truftees fued, of pleading & being impleaded, and thall be capable of holding property both real and personal, and of felling or aliening and conveying the same, and shall have and enjoy, all

the privileges and rights incident to bodies corporate.

GABRIEL MOORE,

Speaker of the House of Representatives,

JAMES TITUS,

APPROVED—7th February, 1818,
WM. W. BIBB,

Generator of the Alabama Territory.

AN ACT

Authorifing the taking the Census of the Alabama Territory:

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Afsembly convened, That it shall be the duty of all the inhabitants of this Territory, being heads of families, and persons not belonging to any particular family, to render a true and faithful estimate to the Assessors of taxes in their respective Counties; such estimates from heads of white families to be on oath, and contain an enumeration of the whole number of inhabitants belonging to his or her family, making a correct distinction

Heads of white families to reader a true account on oath

between the number of white males over twenty-one years of age, white males under twenty-one years of age: white females over twenty-one years, white females under twentyone years; the total of free people of color, Indians not taxed excepted, and the total of slaves.

Sec. 2. And be it further enacted, That it shall be the duty of the asfesfors of taxes in each and every county within this Territory, to fessors claim and receive of all heads of. families, and other persons as described in the preceding fection, the estimate which they are therein required to furnish. The oath required of the heads of families as aforelaid, shall be administered by the said asfelfors in each respective county, and in form as follows, to wit: "You do folemply swear (or affirm, as the Oath case may be) that the estimate which you now render, contains a true and faithful enumeration of the sumber of inhabitants of which your family confiles, with the proper distinction of fexes, age, and color, so help you God."

Sec. 3. And be it further enacted,

Fifty dollars fire for giving a falle or improper return That if any person shall fail to make a return of him or herself and samily, or any part thereof, being thereunto requested by the said affessor, or shall knowingly, make a salse or improper return, he or she shall be fined in the sum of sifty dollars, to be recovered before any Justice of the Peace or of the Quorum of the county, one half thereof to the use of the informer, and the other half to be paid into the county treasury.

Sec. 4. And be it further enacted, That in addition to the penalty prefcribed in the preceding fection, if any person shall, knowingly, make a salle or incorrect return of his or her samily, as directed by this act, he or she shall be liable to all the pains and penalties provided by law against perjury.

Alfo fubject to pains and penaltics against purjury

> Sec. 5. And be it furher enacted, That the following form shall be adopted and used by each and every assessor in this Territory, for the classification of the inhabitants thereof:

Form of tei turn

Sec. 6. And be it further enacted, That each and every allossor in this Territory, shall, before he enters on the duties of his office, in addition to the oath required of him by law, as allestor, take, and subscribe before fome person authorised to administer the same, an oath, in the following form, to wit: I, A. B. do solemnly fwear, (or affirm, as the cafe may be) that I will take the census of the , according to the county of true intent and meaning of this act, to the Exe. the best of my knowledge, so help cutive, and enumeration

en be return ed to the Speaker of the house of Represent tatives me God: which said oath, subscribed and sworn to, shall be transmitted, together with a copy of faid enumeration, agreeably to the foregoing form, to the Executive of this Territory, and also, another copy of the numeration, in form as aforesaid, to the speaker of the House of Reprefentatives of this Territory, on or before the first day of the next session of the General Assembly; and each and every affeffor failing to comply with the requisitions of this act. shall be fined in the sum of seven hundred and fifty dollars, recoverable before any Court of competent jurisdiction, one half thereof to the use of the informer, and the other half to be paid into the Territorial Treasury.

Penalty for failure

Sec. 7. And be it further enacted, That each and every affessor in this Territory, shall be allowed as a compensation for taking the census in his county, one dollar and twenty-sive cents for every hundred inhabitants; and the Auditor is hereby required to issue his warrant on the Territorial Treasurer in savor of such assets for, for the same, upon the cerusicate

Compenia.
tion of Af.
selsors

of the Governor, that a copy of fuch census is delivered to him, in which certificate the total of inhabitants in each county, shall be specified.

GABRIEL MOORE.

Speaker of the House of Representives.

JAMES TITUS,

President of the Legislative Coun-

APPROVED—9th February, 1818. WM. W. BIBB.

Governor of the Alabama Territory.

## AN ACT

To establish the counties of Shelby and Cahawba.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That hereafter all that track of country lying west of the Cherokee boundary line; south and east of the county of Blount, and north of a line Baundaries to be drawn from west to east through County the fouthern extremity of the Cahawba Valley, from the eastern boundary of faid county of Blount.

to Coola river, and thence up faid river to where it is intersected by the said Cherokee boundary, shall conflitute one county, to be called and

known by the name of Shelby.

Sec. 2. And be it further enacted, That hereafter, all that tract of country bounded on the north by the faid county of Shelby; on the west and fouth-west, by the county of Tuskaloosa; on the south, by a line to be drawn from the head waters of Five Mile Creek, to the upper end of the ridge dividing the waters of the Cahawba from those of Mulberry Creek; thence by a direct line to the Coofa River, opposite the mouth of Hatchet Creek; and on the east by Coofa River, shall form one county, to be called and known by the name of Cahawba.

Sec. 3. And be it further enacted, That there shall be holden in and for faid county of Shelby, in each year, a Superior Court of Law and Equity, on the first Mondays in May and November; and, there shall be holden in and for the faid county of Shelby, in each year, a County Court, on the fourth Mondays in A-

f Cahamba County

Time of helding Course in Shelby coun pril and October, and an intermediate Court on the fourth Mondays in

January and July.

Sec. 4. And be it further enacted, That there shall be holden, in and for the said county of Cahawba, in each year, a Superior Court of Law and Equity, on the second Mondays in May and November; and there is c fhall be holden in and for faid county of Cahawba, in each year, a County Court, on the third Mondays in May and November, and an intermediate Court, on the third Mondays in February and August.

Sec. 5. And be it further enacted, That, for the time being, the faid Courts for the faid county of Shelby, shall be holden at the house of William S. Wallace; and the faid Courts in and for the faid county of Cahawba, shall be holden at the Falls of the Cahawba; but the faid Courts may, respectively, for want of necessary buildings at the several places herein defignated for holding the same, adjourn to such other places, contiguous thereto, as may feem most proper.

Sec. 5. And be it further enacted,

Time of hol

Courts to fit days and no longer That the faid Superior, County, and intermediate Courts, herein required to be holden, may, respectively, continue their sessions, six judicial days, and no longer.

GABRIEL MOORE,

Speaker of the House of Representatives
JAMES TITUS.

President of the Legislative Council.

APPROVED—7th February, 1818,

WM. W. BIBB,

Governor of the Alabama Territory.

### AN ACT

For the better regulation of Judicial proceedings.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That every joint bond, covenant, bill, promissory note, or judgment of any Court of record of any state or Territory of the United States, shall be deemed and construed to have the same effect in law, as a joint and several bond, covenant, bill, promissory note or judgment; and it shall be lawful to sue out process

Lawfel to Sue out procels against jointobligors and proceed to judgment, against any one, or more of the obligors, covenanters, or drawers, of any such joint bond, covenant, bill or promissory note, or against any one or more, of the defendants to any such joint judgment.

Sec. 2. And be it further enacted, That whenever a writ shall issue, against two or more joint, or joint and several, obligors, covenanters, or drawers of any fuch bond, covenant, bill, or promissory note, or against two, or more, of the defendants to any such joint judgment, it shall be lawful for the plaintiff, or his attorney, at any time after the return of faid writ, or an alias writ, to discontinue fuch action, against any one or more, of the defendants, on whom faid writ, or alias writ, shall not have been executed; and proceed judgment against any one, or more of Jaid defendants, on whom laid writ shall have been executed, or proceed to iffue an alias or plurius writ, at his election.

Sec. 3. And be it further enacted. That whenever a judgment shall have been rendered by any Court of

Plaint: If may discon. tinue fuit. a. gainft any one or more of defeudants on a joint o. bligation.

secord, or any Justice of the Peace. in this Territory, and an execution against the defendant, or defendants shall have been returned by the proper officer, " no property found;" on the affidavit of the plaintiff, or other credible person, that said defendant, or defendants, hath or have no property within the knowledge of such affiant, in his or their possession, and that such affiant hath just reason to believe that another person, or persons, is, or are indebted to such defendant, or defendants, or hath or have effects of such defendant, or defendants, in his or their hands, it shall be lawful for faid Court, or Justice of the Peace, to cause the perfon or persons supposed to be indebted to, or supposed to have any of the effects of the said defendant, defendants, to be summoned, forthwith, to appear before faid Court or Justice, as a garnishee or ganishees, and said Court, or Justice of the Peace, shall examine and proceed against such garnishee or garnishees, in the same manner as required by law, against garnishees in original attachments.

Court may fummen garacthess where execution rational property found,

Sec. 4. And be it further enacted, That in all actions of debt, founded on any bond, promissory note, or. judgment, when the original writ shall have been executed on the defendant, or defendants, fixty days before the return thereof, it shall be before Court lawful for the Court, in which such to judgment action is instituted, to proceed to judgment at the term to which such writ is returned: unless the defendant, or defendants, shall make oath, to the best of his or their knowledge and belief, that he or they, will be able to make a defence, going to the actual merits of the the case.

Sec. 5. And be it further enacted, That all executions, hereafter issued by any of the Superior Courts of Executions this Territory, shall be made return- ainety days able, nincty days after they respect after Judg. tively bear teste: and it shall be the duty of the clerk of each of faid Courts, when an execution shall be returned in vacation, if necessary, to issue an alias or plurius execution. in the same manner as if the same had been returned in term time.

Sec. 6. And be it further enacted. That if any sheriff shall, on the re-

Sheriff or Clerk on failure of returning an execution, subject to a recovery 15 per tent into the turn of an execution, fail to pay over any money collected by virtue thereof, he shall on motion of the plaintiff in such execution, as in other cales, be subject to a recovery of the amount by him received, and damages at the rate of fifteen percentum: and if any clerk shall fail to pay, on demand, to the party entitled thereto, or his attorney, any money by him received, in his capacity as clerk, he shall, in like manner, be subject to a recovery of the amount so received, and damages at the rate of fifteen per centum the damages in either case, to be calculated from the time at which it is in evidence, such sheriff or clerk received such money.

Sec. 7. And be it further enacted That if any sheriff shall fail to make the money required by any execution, before the return day thereof, when the defendant has sufficient property, within the knowledge of such sheriff, he shall be liable to a recovery of the amount due on such execution, including interest and cost, in an action on the case brought by the party aggrieved.

Sheriff lin. ble in certain cases

Sec. 8. And be it further enacted, That whenever any cause of action may exist against two or more partners, trading in copartnership, or against partners of any denomination whatever, it shall be lawful to prosecute an action against any one or more of them; and when a writ shall be issued against all the partners of any firm, service of the same on any one of them shall be deemed equivalent to a service on all: & the plaintiff may file his declaration, and proceed to judgment, as it said writ had been served on each desendant; and the judgment shall be equally valid and effectual against all the defendants.

Sec. 9. And be it further enacted, That the Superior Courts of this Territory, fitting in Chancery, shall in all cases where a bill is pending, or may be hereafter filed, to compel the specific performance of a con- make title tract, have power to make a decree, vesting title to any property, real or personal, in the complainant, as fully and effectually as if conveyed by the defendant, in conformity with the contract on which such bill and de-

ifsue write againft any one or more partners '

therifed to

cree are founded; and a writ shall issue to the Sheriff, or other officer. commanding him forthwith, to put fuch complainant in possession.

Sec. 10. And be it further enacted, That whenever the property of an absconding debtor shall be attached. it shall not be replevied, unless the fecurity in the replevy bond shall undertake to return the specific property attached, or pay and fatisfy fuch judgement as may be rendered

against the defendant.

Sec. 11. And be it further enacted, That, hereafter, in all actions founding in damages, it shall be lawful for the clerk of the court in which fuch action is commenced, or any Justice of the Quorum of the County, where such suit may be instituted, to order the defendant or defendants to be held to bail in such fum as may feem proper, on the affidavit of the plaintiff, or other eredible person, setting forth satisfactory reasons for praying such order: provided, however, that it shall be the duty of the Court, to which fuch writ may be returned, on application at the first term thereof

Property re-Certain cafes

Defendants to give fecurity for damages

after the commencement of fach action, supported by fatisfactory proof: to discharge the bail taken under fuch order, or reduce the amount for which bail may have been

required.

Sec. 12. And be it further enacted That where any suit shall be instituted against two or more persons as Suits can be partners in any firm, if one or more against furth persons, not partners in said firm, persons as may not ap-Ihall have been fued as fuch; the pear to be a court before whom faid fuit is or shall be pending, shall discontinue faid fuit against such person or perfons, as shall appear not to be partners, in said firm, and proceed to Judgment and execution against all or any of the defendants in such action, who shall appear to be partners.

GABRIEL MOORE. Speaker of the Houfe of Representatives.

JAMES TITUS, President of the Legislative Council. APPROVED—7th February, 1818. WM. W. BIBB. Governor of the Alabama Territory.

For the Government of the Town

of Blakeley,

Sec. 1. Be it enacted by the Legislative Council and House of Reprefentatives of the Alabama Territory, in General Assembly convened. That the land-holders, freeholders, and house holders of the Town of Blakeley, shall, on the first Monday in March, or as foon thereafter as may be convenient, in each and every year, in faid town, hold an election, to commence at ten o'clock in the forenoon, and to close at five o'clock in the afternoon; and then and there elect by ballot, and a majority of votes, five commissioners, a majority of whom shall constitute a quorum to do bufiness; also, a Treasurer, Assessor and Collector, to serve for the term of one year: and the faid commissioners to elected, shall, on the next day after such election, in each and every year, meet and elect by ballot and a majority of votes from their own body, a Prefident; whose duty it shall be to preside and keep order at all meetings of the faid Commission-

To bold an election on the firft monday in March, each year for five Commission ers, Treafu. er, Alsessor and Colleg. tot.

> Commission ers to elect a Prefident.

ers, and in his absence or incapacity. any other member may be called to the chair: and the faid Commmillioners shall be, and they are hereby, constituted a body corporate, by the Incorporate name and ftyle of the Prefident and Commissioners of the Town Blakeley; and by that name they and their successors in office. shall be capable in law, of fuing and being fued, of impleading & of being impleaded, in all manner of fuits and actions either in law or equity; and allo, to do all acts which are inciident to bodies corporate.

Sec. 2. And be it further enacted, That the faid President and Commillioners. shall have power and au- Commission thority to raile such sum or sums of ers authorimoney, as they shall think necessary taxes, for the well regulation of faid Town; which fum or fums shall be affested upon the land holders, free holders, and house holders within the said town, by the affelfor, according to the regulations to be established by faid President and Comm Sciencers. and shall be collected by the collector at such time or times, and be paid

and disposed of in such manner, as

Proviso

the faid President and Commission ers shall direct: Provided, the whole amount of such sum or sums, shall not, in any one year, exceed twelve and a half cents, for every hundred dollars worth of property liable to taxation; but if the fum, or fums for affeffed and collected, shall be found insufficient for the supply of the said Town, it shall be lawful for the Prefident, with the advice of two of the Commissioners, to call a meeting of the land holders, free holders and house holders of faid town, by giving five days previous notice thereof, specifying the object of said meeting: and the faid meeting shall have power and authority by a majority of votes, to order such further sum or fums to be raifed, as to them may feem expedient; to be affeffed, collected and paid, as shall be directed by the faid President, and Commissi oners:

Sec. 3. And be it further enacted, That the faid president a commissioners shall meet on their own adjournments, and have power from time to time, and at all times hereaster, to make such bye-laws and regulations

To make

in writing, not inconfishent with the laws of the United States or of this Territory, as to them shall appear necessary for the good government of the faid Town: and the same to put in execution, revoke and alter, as to them shall appear expedient. In addition to the officers to be appointed by the first section of this act, the faid President and Commissioners shall have power to appoint such o- Commission ther subordinate officers as they may power to ap think necessary, for the good government of the said Town; and, by ordinance, to require such security from the feveral officers, and to annex such fees to the feveral offices of the faid Town, and to impose such fines for the neglect of duty in office, or misconduct in the same, as to them may appear necessary: and to make. limit, and impose and tax reasonable fines and amercements in any one case not exceeding fifty dollars, against all, and upon all persons who shall offend against the byelaws and regulations for the government of the faid Town; and all fuch fines and amercements to take, demand and levy of the goods and

collect dues

chattels of such offender, by watrant issued under the hand and seal of the President, directed to the constable of the county, who is hereby required and authorised to execute the same; which sines and americe ments shall be paid to the treasurer, to be appropriated to the use and benefit of the said Town.

To continue in office un. til fucceisors are elected.

Prendent & Commission ers to preside at eles-

Sec. 4 And be it further enacted, That the President and Commissioners in office on the first Monday in March, in each and every year, shall remain and continue in office until fuccessors be duly elected; and it shall be the duty of the said President and Commissioners, or any three of them remaining in office, to preside at the annual election appointed to be held on the first Monday of March, or as foon thereafter as convenient; and to declare the persons duly elected at any such election; and when, on counting the ballots, there shall appear to be an equal number for two or more perfons, it shall be the duty of the judges presiding at such election, to declare which of the faid persons is duly elected: and in case the whole

pumber of Committioners authorised by law to be elected on the first Monday in March in each and every year, shall not be then elected. or if no election shall be had on that day, the faid Commissioners so remaining in office, shall appoint and If the whole other day, by public notice given in ted to hold faid Town, at least eight days previous thereto, for holding an election for Commissioners, or any number thereof who may not have been duly elected on the first Monday in March: Provided, that, if no election, or an incomplete election, be had on the first Monday in March in each year, the time to be appointed by the President and Commissioners for an election, shall be within one month thereafter.

Provise

Sec. 5. And be it furher enacted. That, in case of the death, resignation, or removal from Town of any of the commissioners, the treasurer, Assessor or Collector, the President for the time being, shall call a meeting ply vacan of the land holders, freeholders, and house-holders, by advertising the same at the place of meeting in said town, five days previous thereto.

who shall, by ballot, proceed to sup-

ply the vacancy.

Sec. 6. And be it further enacted, That the faid Prefident and Commissioners are hereby authorised to levy a tax on carts, drays, waggons, or other vehicles of transportation, and only such as are employed in transporting for pay or compensation, any article whatsoever, from one place to another within the limits of the said Town: also, on all retailers of spirituous liquors, a sum not exceeding Ten Dollars per centum.

Persuns oc... apping a reon: Seps. reoly shall

Anthorised

drays &c.

to levy tak

Sec. 7. And be it further enacted, That all free white male persons, subject to taxation, who shall be in the occupancy of a room to himself, separate and apart, shall be deemed a house holder within the meaning of this act, and shall be entitled to vote at the Town elections.

GABRIEL MOORE,

Speaker of the House of Representatives,

JAMES TITUS.

President of the Legislative Council.

APPROVE D-7th February, 1818.

WM. W BIBB.

Govern or of the Alabama Territory

To establish the County of Dallas, Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That all that tract of country, bounded on the north by the county of Cahawba, on the east by the ridge dividing the waters of Mulberry from those of Cahawba, and a line running from where faid ridge intersects the Alabama river, a direct course to the bead of Pine Barren creek; thence with faid creek to its junction with the Alabama river: thence by a line running directly to the north-east corner of Clarke county, thence with the northern boundary of faid county, to the ridge dividing the waters of the Tombeckbe from those of the Cahawba river: thence up faid ridge to the boundary of the county of Marengo, and thence with the boundary of faid county, to the place of beginning, shall form one county, to be called and known by the name of Dallas.

Sec. 2. And be it further enacted, That there shall be holden in and Boundaries

Time of hol.

for the said county of Dallas, in each year, a Superior Court of Law and equity, on the second Mondays in April and October: and there shall be holden in and for said county of Dallas, in each year, a County Court on the third Mondays in April and October: and an intermediate Court on the third Mondays in January and July.

Sec. 3. And be it further enacted, That for the time being, the faid Courts; in and for the faid county of Dallas, shall be holden at the mouth of the Cahawba; but the faid Courts may, respectively, for want of necessary buildings, adjourn to some convenient place contiguous thereto.

Sec. 4. And be it further enacted, That the faid Superior, County and intermediate Courts herein required to be holden, may respectively, continue their sessions, fix judicial days, and no longer.

Courts to fit fix days and no longer

Where held

GABRIEL MOORE

Speaker of the House of Representatives JAMES TITUS,

APPROVED—9th February, 1818. WM. W. BIBB,

Governor of the Alobama Territory,

# Concerning certain Islands in the

# River Tennessee.

Sec. 1. Be it enacted by the Legislative Council and House of Reprefentatives of the Alabama Territory, in General Assembly convened, That the illands in the Tennessee river, within the lines actually run in Idenda be. the furveys already made, shall be longing to deemed and taken to constitute a counties part of the respective counties established by law within said sorvey. and shall belong to such counties respectively, to the shore or river boundary of which they may be most near.

Sec. 2. And be it further enacted. That the middle of faid river Ten- Middle of nessee, wheresoever there are no Isl. the River the bounds. ands, shall be deemed and taken to in line te. be the boundary line between the ties several countres established on its

banks; any thing, in any law to the contrary, notwithslanding.

GABRIEL MOORE,

Speaker of the House of Representatives.

JAMES TITUS,
President of the Legislative Council,
APPROVED—9th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory.

## AN ACT

To incorporate the St. Stephens Steam Boat Company.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That James Pickens, David Files, Silas Dinsmoor, Henry Bright, Benjamin S. Smoot, Daniel B. Ripley and their associates, be, and they are hereby constituted and appointed a body corporate, by the name and style of the St. Stephens Steam Boat. Company; and by that name shall be, and they are hereby made able and capable in law, to have, purchase, receive, possess, enjoy and re-

Persons in corporated and their powers

tain to them and their successors. lands, rents, tenements, hereditaments, goods, chattels and effects, of whatever kind, nature and quality: and the same to sell, grant, demise, alien and dispose of; to sue and be fued, plead and be impleaded, anfwer and be answered, defend and be defended in any fuit, action, matter or thing depending in any court of law or equity; and also, to make. have and use a common seal, and the fame to break, alter, and renew at their pleasure; and also, to ordain, establish, and put in execution, such bye laws, ordinances and regulations Ethablish & as they shall deem necessary and con- tion by claws venient for the government of the faid corporation, not being contrary to the confliction thereof, or the laws of the United tates, or the Territory; and generally to do and execute all and fingular the acts, matters and things which to them may appear necessary, or which to them it may appertain to do, as inci-

dent to bodies corporate, under the restrictions before mentioned

GABRIEL MOORE,

Speaker of the House of Representatives.

JAMES TITUS, he Legislative Council

President of the Legislative Council.
Approved—10th February, 1818.
WM. W. BIBB,

Governor of the Alabama Territory.

AN ACT

Concerning Writs of Error. Sec. 1. Be it enacted by the Le. gislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That whenever a writ of error shall have issued from the clerk's office of any of the Superior Courts of this Territory, it shall be the duty of the Clerk of the Court from which it shall have issued, to give the desendant in error, or to his attorney, on -application, a certificate, stating that a writ of error has issued; and it shall be the duty of the General Court, on motion the of faid defendant, & on his producing the said certificate, to

Duty of clerk to give certificate

dismiss any cause in which the trans- course to dis cript of the record shall not have in which the been returned on or before the third transcript thall not day of the term to which the writ returned shalf have been made returnable.

Sec. 2. And be it further enacted, That whenever any cause shall be dismissed for want of a return of the transcript of the record and the judgment below shall have been superceded, it shall be the duty of the said General Court to affirm the judgment of the Court below, with da- Judgment of mages, interest and cost; unless the the Court be low with da. plaintiff in error, or some other perfon, shall make affidavit that the transcript of the record could not be procured from the Clerk of the Court below.

Sec. 3. And be it further enacted, That, from and after the passage of this act, no writ of error shall issue, No writ of to reverse or set ande any judgment or decree which may be rendered in after twelve any of the Courts of this Territory, after the expiration of twelve months from the rendition of such judgment

or decree, any law to the contrary notwithstanding.

GABRIEL MOORE, Speaker of the House of Representatives.

JAMES TITUS,
President of the Legislative Council.
Approved—10th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory.

#### AN ACT

To alter and amend an act, entitled "An Act concerning Escheats."

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That the second section of the act concerning Escheats, passed the thirteenth day of December eighteen and eleven, be, and the same is hereby repealed.

Repealing clause,

GABRIEL MOORE,

Speaker of the House of Representatives. IAMES TITUS,

President of the Legislative Council.

APPROVED—10th February, 1818.

WM. W. BIBB.

Governor of the Alabama Territory.

Concerning the style of Writs.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of thes Alabama Terrtory, in General Afsembly convened, That all writs hereafter iffued from any of the Courts of this Territory. shall run in the name of the Alabama Territory; and shall bear teste in name of in the name of, and be figued by, the clerk the Clerk of the Court from which they may be issued.

Sec. 2. And be it further enacted, That in all cases respecting the rights, interest and duties of the Territory or its officers, whenever the word Mississippi occurs, or is required to be used, it shall be supplied by "Alabama" the word " Alabama."

GABRIEL MOORE, Speaker of the House of Representives.

IAMES TITUS. President of the Legislative Council.

Approved-12th February, 1818. WM. W. BIBB.

Governor of the Alabama Territory.

Appointing Commissioners to fele& a temporary place for holding the Courts in Montgomery county.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That Hudson Powell, Robert Gaftin, Joseph H. Howard, Howell W. Rose, and Doctor George Dabney. be, and they are hereby, appointed Commissioners; a majority of whom shall have full power to select the place at which the different Courts for faid county, shall be holden: which place so selected, shall be the temporary feat of fusice in said county, until otherwise provided or altered by law.

Names of Commission

GABRIEL MOORE,
Speaker of the House of Representatives,

JAMES TITUS,
President of the Legislative Council
APPROVED—12th February, 1818.
WM. W. BIBB,

Governor of the Alabama Territory

To alter and extend the boundaries of Marengo County.

Sec. 1. Be it enocted by the Leagislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That all that tract of country lying west of the county of Dallas, north of the county of Clark, and east of the River Tombeckbe, shall be added to, and compose a part of, the county of Marengo.

Boundarifi

GABRIEL MOORE,

Speaker of the House of Representatives, JAMES TITUS,

President of the Legislative Council, APPROVED—12th February, 1818... WM. W. BIBB.

Governor of the Alabama Territory,

#### AN ACT

To authorise Honore Colin to manumit his female slave Rozetta.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That Honore Colin. a free man of

To give bond and security to the chief Justice

colour of the Town of Mobile, be and he is hereby, authorised to man umit and set free Rozetta, his semale slave, so soon as the said Honore Colin shall have executed to the Chief Justice of the Orphans Court of Mobile county, and his successors in office, a bond, with sufficient security, to be approved by said Orphans Court, conditioned that the said semale slave Rozetta, shall never become chargeable to the Alabama Territory, or any county, or town therein.

### GABRIEL MOORE.

Speaker of the House of Representatives.

JAMES TITUS,

President of the Legislative Council.
Approved—12th February, 1818.
WM. W. BIBB.

Governor of the Alabama Territory.

# AN ACT.

To authorife the change of Venue, in real Actions.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That hereafter it shall and may be lawful for the several Courts within

within this Territory, when any real action may be instituted, or pending in such Courts, to order the change Change of of Venue in such action, to any adjacent county, on the party wishing county fuch change, making affidavit, that he, she, or they, verily believe that justice cannot be done in the county where such suit may be pending: Provided, that the party opposed to fuch change of Venue, shall have the right to take the testimony of aged testimony of aged and inor infirm witnesses, in all cases where firm persons a change of venue may be prayed. by Dedimus Protestatem, to be directed to any Justice of the Quorum, or of the Peace in the county from whence the faid Venue may be changed; the party wishing such Dedimus previously making an application, for that purpose, to the Judge who may preside in the Judicial District where such suit may be pending, and giving the opposite party sufficient notice of the time and place of taking fuch testimony which testimony, in form aforesaid taken, together with the Dedimus, shall be sealed up by the person by whom the faid teltimony may be ta-

ken, and be directed to the Clerk of the Court to which the Venue may be changed, and shall be read in evidence in the case in which it may be taken, subject to such restrictions, and formalities, as are now prescri-

bed by law.

Sec. 2. And be it further enacted, That when the venue has been changed in any real action, and judgment had and rendered, in favor of the Plaintiff, it may be lawful, and it is hereby required, that the Clerk of the Court where such judgment shall be rendered, shall issue the writ of Habere Facias Possessionem, in favour of the plaintiff, directed to the Sheriff of the county where the action originated, any law, usage or custom, to the contrary notwithstanding.

Writ of Ha. bere facius Possessionem to issue

GABRIEL MOORE,

Speaker of the House of Representives.

JAMES TITUS,

President of the Legislative Coun-

Approved—13th February, 1818, WM. W. BIBB, Governor of the Alabama Territory

To amend and after the laws for the punishment of Crimes and Misdemeanors.

Sec. 1. Be it enacted by the Le-, gislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That from and after the passage of this act, in all profecutions for capital offences, it shall and my be lawful, for the attorney general, or the person acting as such, to challenge a juror for good cause only, and it shall juror for not be lawful for any peremptory only challenge to be made to a juror, on the part of the Territory.

Att. Gen. to challenge

Sec. 2. And be it further enacted, That fo much of an acl entitled, act for the punishment of crimes and mildemeanors, as requires that the prisoner should be furnished with a lift of the jury who are to passon his trial, two entire days previous to fuch trial, shall be so construed, as not to disqualify any person who may be relative fummoned as a talifman, in cale of a deficiency of jurors of the pannel, with

a copy of which fuch prisoner may have been served.

GABRIEL MOORE.

Speaker of the House of Representatives.

JAMES TITUS,

APPROVED—13th February, 1818.
WM. W. BIBB,

Governor of the Alabama Territory:

AN ACT

To estabish the Tombeckbe Bank, in the Town of St. Stephens.

Sec: 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That there shall be established, in the town of St. Stephens, a Bank, the capital flock of which shall not exceed Five Hundred Thousand Dollars, divided into Five Thousand Shares, of One Hundred Dollars each; and the subscriptions, towards constituting said stock, shall, as soon as may be after the paffage of this act, twenty days notice being previoully given, in fome newlpaper of St. Stephens, be opened in the said

Capital

town, under the superinten dance of superinten. David Files, James A. Torbert, Den- dants nison Darling, Thomas I. Strong, Israel Pickens, James G. Lyon, Jack F. Rofs. William Crawford, Abner Smith Lipscomb, William D. Gaines Nathan Whiting, Thomas Crowell and George Buchanan, and shall re- Books to bemain open twenty days at least, and kept open 20" until the fum of feventy thouland Dollars shall be subscribed: and the money thus subscribed, shall be paid Time of pay one-eighth part thereof, at the time of subscribing, three-eighth parts thereof, as foon as the Bank may be carried into operation; each of which payments shall be made in specie; when the directors shall give notice thereof, by advertisement, to be published in some newspaper printed in the said town of St. Stephens, at least thirty days previously to the day on which the subscribers shall be required to pay the same; and the remainder at two equal instalments, at fixty and one bundred and twenty days thereafter; and as foon as the fum of seventy thousand dollars shall be subscribed, the subscribers, their fuccessors and assigns, shall be a body

politic and corporate, by the name and flyle of the Prefident, Directors and Company of the Tombeckbe Bank; and shall so continue until the last day of December, one thoufand eight hundred and thirty eight; and by that name shall be able and and capable in law, to have, purchase, receive, possess, enjoy and retain, to the use of them and their fuccessors, lands, tenements, hereditaments, goods, chattels and effects, of what kind, nature or quality foever, to an amount not exceeding the fum fix hundred thouland dollars; & the same to grant, alien & dispose of at pleasure, & shall, by the name aforesaid, be capable and liable in law, to fue and be fued, nlead and be impleaded, answer and be answered, defend and be defended, in any fuit, matter, action or thing depending in any court of law or equity; and, alfo, to have and keep a common feal, and the same to break, alter or amend, at pleasure; and, also, to ore dain, establish and put in execution, fuch bye-laws, ordinances and regulations, not contrary to the laws of the United States, or of this Territo-

lacorpora.

ted with
power to
hold proper
ty

To make

ry, as they may deem necessary and expedient for the good government of the faid corporation; and, generally, to do and execute all and fingular, acts, matters, and things which are necessary and incident to bodies corporate, subject to the rules and regulations hereinafter prescribed and declared.

Sec. 2. And be it further enacted, That the following rules and regulations shall form and be the fundamental articles of the constitution of the faid corporation, to wit: 1. The number of votes to which the stockholders shall be entitled in voting for directors, shall be according to the number of shares be, she, or they hold, in the proportions following, that is to fay: for each and every Proportion share, not exceeding five, one vote, for every two shares above five and not exceeding nineteen, one vote; for every three shares above nineteen, and not exceeding forty-nine, one vote; for every four shares, above forty-nine and not exceeding seventy-three, one vote: for every six shares above seventythree and exceeding ninety-feven, one

vote; and for every eight shares above ainetyseven, on vote; but no person, copartnership, or body politic, shall be entitled to a greater number than one hundred votes; and after the first election, no share or shares shall confer a right of voting which shall not have been holden three calendar months previous to the day of election, and stock holders may vote by proxy.

2. Not more than three fourths of the directors who shall be in office at the time of an annual election, shall be elected for the next succeeding year; and no director shall hold his office, more than three years out of four, in succession; but a director who shall be a President at the time of an election, may always be re-elected.

to continue more than three years

No director

3. None but a stockholder, a resident citizen of this Territory, shall be a director; nor shall any director be entitled to any emolument; but it shall be lawful for the President to receive such compensation as the stockholders shall, at a general meeting, affign to him.

4 Not less than seven directors

Entitled to no emolument

shall constitute a board for the transaction of bufiness, of whom the Prefident shall always be one, except in cale of fickness or necessary absence. in which case, his place may be supplied by another director, whom he, dent to be by writing under his hand, shall de- deputy pute for that purpose, and the director, fo deputed, may do and transact all the necessary business belonging to the office of the President of the faid corporation, during the continuance of the fickness or necessary absence of the President.

5 It shall be lawful for the Directors to call a general meeting of have power the stockholders at any time they neral meet may deem it necessary and expedient. and a number of stockholders not less 20 stockholders than twenty, who together shall be ders also have the proprietors of one hundred shares, or power upwards, shall have power, at any time, to call a general meeting of the stockholders for purposes relative to the inflitution, giving at least fix weeks notice in the newspapers of St. Stephens and specifying in such notice the object or objects of such meeting.

6. The Directors thall have power, at all times, on giving at least forDirectors
have power
to open fub.
feriptions

days notice, in a St Stephens newpaper, to open subscriptions for flock until the whole capital stock is subscribed Provided, that no person shall subscribe for more than ten shares within the first ten days after the subscription shall be opened.

7. The Cashiers or other officers, clerks and servants of the corporation, shall, previously to entering on the duties of their offices, respectively, give bond with such security, and in such form as the directors shall require; conditioned for the faithful discharge of their duties research

pectively.

Amount of bills ifsued, not to exceed three times the capital

Cashier &c. to give bond and security

Chargeable with excess.

8. The total amount of the Bills emitted by the corporation shall never exceed three times the amount of the capital stock actually paid in; and in case of excess the directors, under whose administration it shall happen, shall be liable for the same in their natural and private capacities; and an action of debt may, in such case, be brought against them, or either of them, or any of their beirs, executors, or administrators, in any court of record in this Territory, by any creditor or creditors of

the faid corporation; and may be profecuted to judgment and execution, any condition, covenant, or agreement, to the contrary notwithflanding; but the corporation shall not on account of this provision be the less hable for and chargesble with the faid excess; such of the faid directors who may have been ablent when the faid excels was contracted or created, or who may have dissented from the resolution or act whereby the fame was contracted or created, may, respectively, exonerate themselves from being so liable by, forthwith, giving notice of the fact, and of their absence or dissent, to the stockholders at a general meeting, which they shall have power to call for that purpole.

9. The corporation shall not take Shall not more than at the rate of fix per cen- take more tum per annum, for or upon its loans cont interest

or discounts.

10. The flock of the corporation shall be assignable and transferable, ferable according to fuch rules as may be made in that behalf by the directors.

11. The Bills obligatory and of credit, under the scal of the said

corporation, which shall be made-to any person or persons, shall be assignable by endorsement under the hand or hands of faid person or persons, and his, her or their executors and adminiftrators, and of his, her or their affignee or affignees, and so as absolutely to transfer, and vest the property thereof in each and every affignee or affignees, succeffively, and to enable such affignce or affignces, and his, her, or their executors, or administrators, to maintain an action thereupon, in his, her, or their own name or names; Provided, that said corporation shall not make any bill obligatory or of credit, or other obligation, under its feal, for the payment of a fum less than five hundred dollars; and the bills or notes which may be iffued by order of faid corporation, figned by the Prefident and counterfined by the Cashier thereof, promising the payment of money to any person or perfons, his, her, or their order, or to bearer, although not under the feal of the faid corporation, shall be binding and obligatory upon the lame in like manner, and with like force and effect, as upon any private person, if

Notes hou

iffued by him, her or them, in his, her or their private or natural capacity, or capacities, and thall be affignable and negociable in like manner as if they were so issued by such private person or persons; that is to lay, those which shall be payable to amy person or persons, his, her, or their. order, shall be affiguable by endorsement, in like manner and with the like effect, as foreign bills of exchange now are; and those which are payable to bearer, shall be affignable and negociable by delivery; Provided, that all bills or notes fo to be iffued by faid corporation, shall be made payable on demand, other than bills or notes for the payment of a fum not less than fifty dollars each, and payable to the order of some person or persons; which bills or notes, it shall be lawful for said corporation to make payable at any time not exceeding fixty days from the date thereof.

12. Half yearly dividends shall be made of so much of the profits of the Bank, as shall appear to the Directors advisable; and once in three years the Directors shall lay before Oace to

three years to lay a state ment before the - Rock' lielders.

the stockholders at a general meet ing, for their information, an exact and particular flatement of the debts which have remained uppaid after the expiration of the original credits. for a period of treble the term of that credit, and of the surplus of the profits, if any, after deducting losses and dividends. If there shall be a failure of the payment of any part of any sum subscribed to the capital of the faid Bank by any person, copartnership or body politic, the party failing shall lose the benefit of any dividend which may have accrued, prior to the time for making such payment, and during the delay of the fame.

Forfeiture of dividends

13. No note that be iffued of less amount than one dollar.

No note for efethanone dollar.

Sec. 3. And be it further enacted, That if any person or persons shall be indebted to said corporation, as maker or endorser of any note, bill, or bond, expressly made negociable and payable at said Bank, and shall delay payment the eof it shall be lawful for the corporation, after having given at least ten days notice thereof, and producing to the Coum

flow to collect debts

before whom the motion is made. the certificate of the Prefident of the Bank, that the debt is really and bonafide the property of the Bank, to move for judgment and the award of execution against such debtor or debtors, his her, or their heir or heire. executors or administrators, in any Court of record within this Territory: Provided, always, that if the defendant or defendants shall appear & contest the claim, the Court shall, instanter, impannel a jury to try the Issue, and thereon give judgment accordingly: and provided, also, that note, bill or bond, shall be negociable at faid bank, unless it shall be No non ak. so expressed on the face of such note, seciable vabill or bond, and all debts due from 600 of focosik the said corporation, by bond, bill, note or otherwise, to any individual or body corporate, may be fued for and recovered in like manner.

Sec. 4 And be st further enacted, That as foon as the fum of feventy thousand dollars shall be subscribed with the superintendants, it shall be lawful for them to sent or lease a Superinten. house and fit it for the business of house de the Bank, to procure paper, places,

chests, books, stationary and what-

Call .. meet

directors

Blect direc.

tors every

Year

ever may be necessary to begin the operations of the Bank; and as soon as they shall have made such progress therein, as will justify the measure, call a meeting of the stockholders in the town of St. Stephens, of which they shall give public notice for twenty days, in some newspaper printed in St. Stephens; and at such meeting of the stockholders they shall proceed to the election of thirteen directors, who shall continue in office until the first Monday in January following, when there shall be a new election, and so on, in each and every year on the same day, until there shall be a dissolution of the corporation. mediately after each election the directors shall meet and choose one out of their own body as President. In case of death, resignation or absence of a director or of the President out of the Territory, for upwards of six months, the vacancy may be supplied by a majority of the board.

Sec 5. And be it further enacted, That for all debis contracted by sand corporation, either by bond, bill, or note, or other contract, the stockholders at the time the faid debt or debts may have been contracted, shall be liable for the same in their stockholdnatural and private capacities, in debis ac. proportion to the number of shares by them held, and may be proceeded against therefor, jointly or severally. in any court having jurisdiction of the same; but this provision shall not-be construed to exempt the said corporation, or the lands, tenements. goods or chattele of the same, from being also liable.

That it shall be the duty of the directors to reserve, for ten years two fifths of the said capital stock, to be subscribed for by the Territory or State as it may be, at any to be refere. time within the ten years: and at Territory any time the Legislature of the Territory or State shall have the

Sec. 6. And be it further enacted,

vernor of the Territory, or State, shall have power to appoint a number of Directors, proportionate to the number of shares held by the

aforesaid two fifths, or any part thereof subscribed for; then the Go-

Two fifths

Territory or State, in faid Bank, and the stockholders shall, at the next annual election, proceed to the election of the residue of the Directors, as authorised by this act; and the Territory or State shall be stable for all debts contracted by said Bank, in their capacities as such, to the extent of the interest held by the Territory or State in said Bank.

GABRIEL MOORE,
Speaker of the House of Representatives.

JAMES TITUS,

President of the Legislative Council:

Approved—13th February, 1818. WM. W. BIBB,

Gevernor of she Alabama Lerritory.

AN ACT

Authorifing the building of Bridges on Santa-Bogue and Pine Pine-Barren Creeks, in Washington

County.

Sec. 1. Be it enacted by the Legislative Council and House of Respresentatives of the labama Territory, in General Assembly convened, That William Shaw, Robert Caller, Wm. Godfrey, Jeremiah Worsham sen. John Moore, William Rankin

Commission

and David Rudder, he, and they are hereby, appointed Commissioners, to contract for and superintenc building of Bridges across Santa-Bosse and Pine Rarren Creeks, at or near the place, where the Federal where brid road, leading from St. Stephens to built Tennessee, prosses said Creeks, in Washington county; and they, or a majority of them, are hereby authorifed to make such contrast, and at such time or times, and on such terms and conditions, as they may deem proper.

Sec. 2. And be it further enacted. That the aforelaid Commissioners be, and they are bereby authorised and required, to take bond, with suffici- Take Boad and security ent fecurity, drawn in their favor, for the use of laid county, from the undertaker or undertakers of faid bridges, conditioned for the faithful completion thereof, according to contract.

Sec. 3 And be it further enacted. That the aforesaid Commissioners oe, and they are hereby, authorised Gire drafts to draw on the Treasurer of the furer of county of Walhington, aforesaid, for walhing such sum or sams of money, as they

may, from time to time, deem necessary to carry into essect the object for which they are, by this act, appointed: and the aforesaid Treafurer of the county of Washington, is hereby, authorised and required to pay such drass, out of any monies in said Treasury, not otherwise appropriated.

GABRIEL MOORE, Speaker of the House of Representatives.

JAMES TITUS,
President of the Legislative Council.
Approved—13th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory.

# AN ACT

Entitled an act, to alter the mode of affeffing and collecting Taxes, in the c unties of Washington and Montgomery

Sec. 1 Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened. That the affestors and collectors of Taxes in the counties of Washing-

collectors

ten and Montgomery. shall, in their wattend in respective countles, attend three several times in each militia captains diffrict, at or near the usual muster ground, to receive returns and payment of Taxes, of which times and places of attending, they shall give at least twenty days notice, by advertisement, posted up in three or more of the most public places within the district.

Sec. 2. And be it further enacted, That it shall be the duty of all perfons liable to pay taxes, to attend ut fuch time, and places, as the collectors and affeffors aforefaid may appoint, for the purpole aforesaid; and on failure to do, every person to failing, shall be considered defaulters, and double taxed, agreeably to the tax laws now in force: Provided. That no person shall be double taxed, who shall give in his or her return, and pay his or her taxes, within thirty days after the time last ap-

pointed by the affessors and collectors aforesaid.

GABRIEL MOORE,
Speaker of the House of Representa
tives.

JAMES TITUS,
President of the Legislative (ouncil.
APPROVED—13th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory:

AN ACT
Concerning the distribution of the
Laws and Journals.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, on General assembly convened, I had it shall be the duty of the Secretary, after making the distribution particularly designated by law, to distribute the Acts and Journals of the present session, among the several councies, agreeably to the number of Representatives to which they are, respectively, entitled.

Sec. 2. And be it further enacted, That the Secretary of the Territoty, he, and he is hereby, authorised.

Secretary to distribute the laws &

to employ fuitable persons to transport, and deliver to the Clerks of the feveral Superior Courts, the proportion them to the tions of the faid Acis and Journals, to which their respective counties may be entitled.

Sec 3 And be it further enacted. That the Governor or ecretary, be, and either of them is hereby, authorised to purchase one hun red copies of the late Digelt of the Miffiffippi Statutes, to be distributed among the tutes feveral counties established at the present General Assembly; and any expenses which may be incurred in carrying into effect the provisions of this acr, shall be paid, on the certificare of the Governor, or Secretary. our of any monies in the Treasury not other wife appropriated.

GABRIEL MOORE. Speaker of the House of Representatives.

JAMES TITUS. President of the Legislative Council.

Approved-121b February, 1818. WM W. BIBB. Covernor of the Alabama Territory

Treasurer, who shall forthwith pay the same.

GABRIEL MOORE,

Speaker of the House of Representatives.

IAMES TITUS,

President of the Legislative Council,
APPROVED—13th February, 1818.
WM. W. BIBB.

Governor of the Alabama Territory.

# AN ACT

To incorporate the Town of Rodney, and for other purposes.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That the Town of Rodney, laid out on the land of Josias Bullock, near St. Stephens, in the county of Washington, pursuant to an act of the General Assembly of the Missisppi Territory passed on the twenty-sisted and eleven, be, and the same is, hereby, established, by that name and style.

Sec. 2. And be it further enacted, That hereaster, the land holders,

Effeblifted by the name of Rodney

freeholders, and house holders, within the faid Town of Rodney, shall on the first Monday in March next, and on that day in each year, at the Eagle Tavern, hold an election, to commence at ten o'clock in the morning, and close at five o'clock in the evening, for the purpose of electing by ballot, five persons, inhabitants of said town. Trustees thereof, a majority of whom shall constitute a quorum to do business: and also a town Treasurer, Asselsor and Collector, and Constable to serve for one year.

To elect each year five truftees

Sec. 3. And be it further enacted, That the said Trustees and other officers to be so elected shall proteed in the same manner, possess the same powers, and be subject to the same restrictions as are prescribed by law for the government of the Trustees and other officers of the town of St. Stephens.

Subject to the fame re. gulatione as the town of St. Stephens

Sec. 4. And be it further enacted. That every free white male, of full age, who has resided in the town of St. Stephens six months previously fix months to the election of the Trustees for entitles a the said town of St, Stepnens shall person to

be entitled to vote for the said Trustees.

GABRIEL MOORE,
Speaker of the House of Representatives.

JAMES TITUS,
President of the Legislative Council.
APPROVED—13th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory.

AN ACT
To amend an act entitled an act act gainst Usury.

Sec. 1. Be it enacted by the Legislative Council and House of Retresentatives of the Alabama Territory, in General Assembly convened, That any rate of interest, or premium for the loan or use of money, wares, merchandize, or other commodity, fairly & bona side stipulated and agreed upon by the parties to such contract, expressed in writing, and signed by the party to be charged therewith, shall be legal and recoverable; and no bona side contract shall be vacated, or in any man-

Lawful to receive any interest expressed in writing ner impaired, by reason of any premium, or rate of interest, so stipulated and expressed.

\_ Sec. 2. And be it further enacted\_ That on all contracts, written or verbal, ascertaining the sum due, where no. where no specific premium or rate sum is expres of interest is expressed, interest shall cont. be taken, recovered and allowed, at the rate of eight per centum per annum from and after faid fum due and payable.

Sec. 3. And be it further enacted, That all acts, or parts of acts contraveging the provisions of this ad. be, and the same are hereby, repealed: Provided, that nothing in this act contained, shall be so construed as to make it legal for any Bank to receive more than at the rate of fix per centum per annum, for and upon its loans and discounts.

GABRIEL MOORE. Speaker of the House of Representatives.

IAMES TITUS. President of the Legislative Council. Approved-18th February, 1818. WM. W. BIBB. Gyernor of the Alabama Territory.

Provi for

## AN ACT

To fix the compensation of the members of the General Assembly,

Sec. 1. Be it enacted by the Legislative Council and House of Re-

presentatives of the Alabama Territory, in General ssembly convened.

tive Council, and the Speaker of the

Compenia. 1100

That the Prefident of the Legisla-House of Representatives, shall be entitled to receive seven dollars, and each other member of the General Alsembly five dollars for each and every days attendance at the General Assembly; and thall moreover, be allowed at the commencement and end of every session, five dollars for every twenty miles of the estimated distance, by the most usuat road, in coming to, and returning home, from, the place at which the General Affembly shall sit, and in that proportion for a shorter diftance: and if any member of the General Affembly shall be detained by fickness in coming to, or returning home from any feffion of the Le-

gillature, or be unable to attend the house to which he belongs, he shall

Sick mem. bers entitled to the fame. be entitled to the same daily allow. ance.

GABRIEL MOORE. Speaker of the House of Representatives

JAMES TITUS. President of the Legislative Council. APPROVED-19th February, 1818. WM. W. BIBB, Governor of the Alabama Territory,

### AN ACT

Further to enable the County Court of Madison, to complete the Public Buildings of faid County.

Sec. 1. Be it enacted by the Le. gislative Council and House of Representatives of the Alabama Territory in General Assembly convened, That, in addition to the powers already given them by law, as Commissioners for that purpose, the county court County Court of Madison, be, and authorised they are hereby authorised to levy sintar. a special tax, to enable them the more fpeedily to complete the public buildings of faid county to be drawn for and applied to that object only; Provided, such special tax

shall not exceed one half of the Territorial tax of said county, and shall be collected in the same manner, by the same person, and for the same per centum, as the Territorial tax.

GABRIEL MOORE,

Speaker of the House of Representatives.

JAMES TITUS,

President of the Legislative Council.

APPROVED—13th February, 1818.

WM. W. BIBB.

Governor of the Alabama Territory.

## AN ACT

For the relief of Tax Collectors.

Sec. 1. Be it enacted by the Legislative (ouncil and House of Representatives of the Alabama Territory, in General Assembly convened,
That it shall be the duty of the Auditor of Public Accounts to allow to the Tax Collectors of the several counties, for the last year, the same sums which would have been allowed to them, if they had made their payments on or before the fitteenth day of November last, and said Collectors shall be relieved from the penalties of of their respective bonds:

Allowance to tax collecProvided, they shall complete their Relieved payments into the Territorial Trea- from the penalties of fury, on or before the first day of their bonds.

May next.

Sec. 2. And be it further enacted, That the several assessors within this Territory shall be allowed, for the present year, till the first day of July next, to complete and deliver the and deliver feveral lists of taxable persons and property which they are bound by law to furnish.

Sec. 3. and be it further enacted, That the faid allesfors and collectors are hereby authorised and required to receive, and discharge the amount of any draft or warrant, fign. Agestote ed by the Speaker of the House of authorised Representatives, or President of the drafts. Legislative Council; and such drast or warrant shall be a sufficient voucher in the fettlement of the accounts of such affessor and collector. with the Auditor.

Sec. 4. And be it further enacted, That the tax collector for the county of Monroe, for the year one thoufand eight hundred and sixteen, be allowed the fum of one hundred allowed to and fifty-five dollars and twenty-five incolvency.

Assessors al. the first day of July next, to complete their lists.

collectors

Tax collec. tor of Mon. allowed for cents, as the amount of infolvencies in faid county, for the year aforefaid, and that the Auditor of Public Accounts be and he is hereby, authorifed and required to audit faid account accordingly.

GABRIEL MOORE,

Speaker of the House of Representa-

JAMES TITUS,
President of the Legislative Council
APPROVED—13th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory

AN ACT

To appoint Commissioners, to ascertain and report the most suitable and practicable route for a road, from the Falls of the Tuskaloofa, to the Tennessee River.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened That Robert Beaty, Anthony Winfton and William L. Adams be, and they are hereby, appointed commissioners, to explore and examine the

Commission.

country between the Tennessee and Black Warrior Rivers, and report to his Excellency the Governor, at or before the next meeting of the Report to Legislature, the nearest, best, and governor or next legislamost precicable route for a road, leading from the Falls of the Tuskaloosa or Black Warrior, to any point, or points, on the Tennessee River, above the head of the Muscle Shoals.

Sec. 2. And be it surther enacted. That the said Commissioners, and each of them. shall receive for their services while engaged in making such examination and report, at the rate of three dollars per day; to be paid out of any monies in the Treasury not otherwise appropriated. Provided, that the expense to be incurred by this act shall not exceed two hundred and fifty dollars.

Allowed 3

GABRIEL MOORE. Speaker of the House of Representatives. JAMES TITUS. President of the Legislative Council. Approved-13th February, 1818.

WM. W. BIBB.

Governor of the Alabama Territory.

# AN ACT

Appointing Commissioners to examine and report to the Governor the most eligible scite for the seat of the Territorial Government.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That Clement C. Clay, Samuel Taylor, Samuel Dale, James Titus, and William L. Adams, be, and they are hereby appointed commissioners to examine and report to the Governor, the most eligible scite for the I erritorial Government, as near the centre of the Territory as may be, having due regard to mercial advantages, and the nature and situation of the country; and if said commissioners believe, on examination, that two or more places May report have equal, or nearly equal advantages, they shall report the same with a correct description of each.

two places.

Sec. 2. And be it further enacted That so soon as the Governor, may receive such report from said commissioners, he shall be authorised to notify the Commissioner of the gen-

eral Land Office the place, or places, at which it is in contemplation to fix the seat of the Territorial Government and to request the suspension of the sale of such place or places, till after the next meeting of the sale. General Assembly of this Territory; at which time such report shall be submitted to the Legislature for consideration: and if, notwithstand. ing such notification, the scite or scites, so examined and reported, should be offered for fale, before the next meeting of the General Assembly, the Governor shall be, and be to authorises is hereby authorised to purchase for to purchase the use of the Territory such one of the reported scites, as he may deem most advantageous and desirable.

GABRIEL MOORE. Speaker of the House of Representatives.

JAMES TITUS. President of the Legislative Council.

APPROVED—13th February, 1818.

WM. W. BIBB. Governor of the Alabama Territory

#### AN ACT

To establish the Counties of Marion and Conecub.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That all that part of the county of Tuskaloofa, lying west of the Sipsey Fork of the Black Warrior, and north of a line running directly from the mouth of said Fork to the ridge dividing the waters of Lookseopelala Creek, and the first large Creek south of the same; and thence with said ridge to the Tombeckbe River, shall form one County, to be called and known by the name of Maxion.

Sec. 2. And be it further enacted, That all that tract of country, lying east of the Federal Road, and not included in any other county now established, except the county of Monroe, shall hereafter form one County to be called and known by the name of Conecub.

Sec. 3. and be it further enacted. That there shall be holden in and for the said county of Marion, in each year, a Superior Court of

Benndaries, of Marios County

> Boundaries of Conccuh county

Law and Equity, on the fecond Mondays in March and September; a Time of hol County Court on the third Mon- dies courts for Maries days in March and September; and comer an intermediate Court, on the third Mondays in June and December.

Sec. 4. And be it further enacted, That there shall be holden in and for faid county of Conecuh, in each year, a Superior Court of Law and Equity, on the fourth Mondays in Time of hel March & Sept. a county Court on the Contests the third Mondays in March and county September, and an intermediate Court, on the third Mondays in fure and December.

Sec. 5. And be it further enacted, That the faid Courts, in and for faid county of Marion, shall, for the time being, be holden at the Cotton Gin Port, and the fand Courts, in and for the faid county of Conecuh, Ihall, for the time being, be holden at the house of Mayberry Thomas; but the faid Courts may, respectively, for the want of necessary buildings, ad journ to lome more convenient place contiguous to the places herein delignated for holding the fame.

Sec. 6. And be it further enacted, that the faid courts may, respectively, mattheways

continue their fessions six judicial days and no longer.

GABRIEL MOORE,

Speaker of the House of Repesentatives.

JAMES TITUS.

President of the Legislative Conneil.

APPROVED—February 13th, 1818.

WM. W. BIBB.

Governor of the Alabama Territory

AN ACT

To provide for the appointment of Attornies General, and to establish their Districts.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That the counties of Madison, Limestone, Lauderdale, Franklin, Lawrence, and Cotaco, shall compose one District, to be called the Northern District, and there shall be appointed, for said District, one Attorney General, who shall perform all the duties, by law appertaining to that office, in the several Superior Courts, to be holden in and for said counties; and the said

Northern diffrict

Attorney General shall receive four hundred and fifty dollars per annum, in full compensation for his lervices, to commence at the term of the first Court he may attend in

that capacity.

Sec. 2. And be it further enacted, That the counties of Marion, Blount, Shelby, Montgomery, Cahawba, Marengo, Dallas and Tuskaloofa, shall compose one District, to be called the Middle District: and there shall be appointed, for said District, an At- Middle distorney General, who shall perform all the duties by law appertaining to that office, in the several Superior Courts to be holden in and for faid counties; and shall receive four hundred and fifty dollars per annum, in full compensation for his services, to commence at the term of the first Court he may attend in that capacity.

Sec. 3. And be it further enacted, That the counties of Washinton, Clark, Monroe, Conecuh, Baldwin and Mobile, shall compose one Dis- southern dis trict, to be called the Southern Dif- trict trict: and there shall be appointed for said District, an Attorney Gene-

ral, who shall perform all the duties by law appertaining to that office, in the several Superior Courts to be holden in & for said counties; & shall receive four hundred and fifty dollars per annum, in full compensation for his services.

GABRIEL MOORE, Speaker of the House of Representatives.

JAMES TITUS,
President of the Legislative Council,
Approved—13th February, 1818.
WM. W. BIBB,
Gvernor of the Alabama Territory.

## AN ACT

To authorife John S. Divin to emancipate his Negro slave Robiu, alias Robert Long.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That John S. Divin, be, and he is hereby, authorised and empowered to emancipate, set free and discharge from the bonds of slavery.

Manoumil-

his Negro slave Robin, alias Robert Long, on such conditions as are now provided for by law.

GABRIEL MOORE.

Speaker of the House of Representatives. JAMES TITUS,

President of the Legislative Council. Approved-13th February, 1818. WM. W. BIBB.

Governor of the Alabama Territory.

# AN ACT

To authorise the Trustees of the St. Stephens Academy to raife a fund by Lottery, for the use of said Academy.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That the President and Trustees of the St. Stephens Academy, be, and Tornife they are hereby, authorised to raise, 4000 dellars for the use of the Academy, four thousand dollars, by Lottery, or Lotteries, in such a way, and on fuch terms, as the faid Trustees. or

a majority of them, may think most advisable.

GABRIEL MOORE, Speaker of the House of Representatives.

JAMES TITUS,
President of the Legislative Council.
APPROVED—13th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory.

AN ACT

Extending the right of Representation to certain Counties therein named.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That the counties of Limestone, Lauderdale, Franklin, Lawrence, Cotaco, Marion, Blount, Shelby, Tuskaloofa, Cahawba, Marengo, Dallas, and Conecuh, shall, each, be entitled to one member in the House of Representatives of the Territorial Legislature.

Sec. 2. And be it further enacted, That the sheriff, or such other offi-

Names of counties entitled to one representative.

cer as may be authorised by law, in each of the counties aforefaid, shall, on the fourth Monday of July next, and on the fucceeding day, proceed to open and hold an election, agreeably to law, at the place defignated for holding Courts; and such sheriff or other officer, shall, within forty when elect. days after said election, make return to the Governor, of the person who in 40 days. may be elected to represent his respective county.

Sec. 4. And be it further enacted, That the several persons elected in the counties aforesaid, in manner aforesaid, shall be the Representatives ed outilled of their respective counties, until the privileges of expiration of the term for which the arepresentamembers of the present Legislature were chosen, with all the rights, powers and privileges incident to that capacity.

GABRIEL MOORE. Speaker of the House of Representatives.

JAMES TITUS, Prefident of the Legislative Council. APPROVED—13th February, 1818. WM. W. BIBB, Governor of the Alabama Territory.

# AN ACT To amend the Laws for raising a Revenue.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened That all Lands, within this Territory, subject to taxation shall belong to one class: the first quality of which shall be rated at fix dollars per acre; the second quality at three dollars per acre, and the third quality at two dollars per acre.

One class only.

GABRIEL MOORE.

Speaker of the House of Representatives. JAMES TITUS.

President of the Legislative Council,
PPROVED— 19th February, 1818.

WM. W. BIBB,

Governor of the Alabama Territory.

AN ACT

Concerning Oaths of Office.
Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Atabama Territory, in General Assembly convened, That all oaths of office, or declarations, or affirmations, prescribed by

law, may be taken before such perfons, in the leveral newly established Governor counties, as the Governor may, for may authorize persong that purpose depute and authorife to adminis. in writing; and shall be as valid and obligatory, to all intents and purposes, as if administered by the Governor, or a Territorial Judge, or a Jukice of any County Court.

GABRIEL MOORE, Speaker of the House of Represensatives. JAMES TITUS.

President of the Legislative Council. APPROVED-13th February, 1818. WM. W. BIBB,

Generner of the Alabama Territory.

## AN ACT

To alter and amend an act, entitled " An act to establish a Bank at Huntsville"

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That so much of the act, entitled an act, to establish a Bank at Huntsville, Repealing as prescribes that the corporate name clause and flyle of the fubfcribers to faid Bank, shall be the President, Direc-

tors and Company of the Planters and Mechanics Bank of Huntsville, be, and the same is hereby, repealed.

Sec 2. And be it further enacted, That the subscribers, to the Bank now in operation at Huntsville, their fuccesfors and assigns, incorporated by the faid act, by the aforefaid name and style, be, and they are hereby created a corporation, and body politic, by the name and style of the President, Directors and Company of the Planters and Merchants Bank of Huntsville; and by that name and style, shall be known and distinguished, and by that name and style, than be entitled to all the rights, privileges and immunities, and subject to all liabilities, in said act of incorporation contained.

Sec. 3. And be it further enacted, That all acts heretolore done by the

Planters & Merchants Bank

President, Directors and Company of said bank, and all debts contracted by, or to said bank, transacting business under the name and style of the President, Directors and Company of

the Planters and Merchants Bank of Huntiville, shall be as binding and valid, to all intents and purposes, as

The name binding and valid

if the subscribers to said bank had been, by the said act; incorporated by that name and style.

GABRIEL MOORE. Speaker of the House of Representatives.

JAMES TITUS. President of the Legislative Council. APPROVED - 13th February, 1818. WM. W. BIBB. Governor of the Alabama Territory,

AN ACT

For the relief of James Caller. Sec. 1. Be it enacted by the Legislative Council and House of presentatives of the Alabama Territory, in General Assembly convened, That James Caller be, and he is hereby, discharged from the payment of two hundred and teven dollars and eighty-five cents, being the amount of a judgment, and colls, obtained against him by the Governor Released of the Mississippi Territory, by the from a judgconfideration of the Superior Court of Washington county, at its September term in the year eighteen hundred and fifteen, on a bond given by the faid James Caller, for a certain

Ware-House and los of land near Fort Stoddert, in Baldwin county, whereon was erected said Ware-House.

GABRIEL MOORE, Speaker of the House of Representatives.

JAMES TITUS,
President of the Legislative council.
APPROVED—13th February, 1818.
WM. W. BIBB,
Governor of the Alabama Territory:

AN ACT

To authorife the Administrators of William Gillam deceased, to fell real Estate.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory. in General Assembly convened, That Robert L. Walton and Thomas Land junior, administrators of William Gillam, late of Madison county, deceased, be, and they are hereby, authorised to sell the real Estate of said decedant, on such terms as they may deem most advantageous, taking bond with good and

Authorised to sell and ake bond d fecurity

fufficient security for the true and faithful payment of the confideration.

Sec. 2. And be it further enacted, That said administrators are hereby authorifed and empowered, on the sale of said real Estate, to make, Tomake in or cause to be made, to the purchafer or purchasers, a conveyance of fuch title as the faid decedant had. or was entitled to; which conveyance shall be equally valid and binding, as if the same had been made by the decedant, in his life time.

GABRIEL MOORE. Speaker of the House of Representatives.

JAMES TITUS. President of the Legislative Council. Approved—13th February, 1818. WM. W. BIBB. Governor of the Alabama Territory

## AN ACT

To authorife Daniel Reed to emancipate his Mulatto flave Rofe.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Terricory, in General Assembly convened. That Daniel Reed, a free male of

To give tood and security.

colour, be, and he is hereby, authorifed and empowered, to emancipate, fet free and discharge from the bonds of slavery, his mulatto slave named Rose: Provided, that he shall give bond, payable to the Governor of the Alabama Territory, conditioned, that the said woman Rose shall not become chargeable to any county or town within the Territory; which bond shall be filed in the office of the Clerk of the County Court of Washington county, agreeably to the provisions by law in such cases made and provided.

GABRIEL MOORE.

Speaker of the House of Representatives. JAMES TITUS.

President of the Legislative Council.

Approved—13th February, 1818.

WM. W. BIBB.

Governor of the Alabama Territory.

## AN ACT

To Divorce Lucretia Dearmond from James Dearmond.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General ssembly convened, That Lucretia Dearmond be, and the

is hereby, divorced from the bonds of Matrimony, heretofore subfitting Divorce between the faid Lucretia Dearmond and James Dearmond.

GABRIEL MOORE, Speaker of the House of Representatives.

JAMES TITUS,

President of the Legislative Council. APPROVED-13th February, 1818. W.M. W. BIBB.

Governor of the Alabama Territory.

#### AN ACT

To authorife the Administrators of James Alliup deceased, to fell real Estate.

Sec. 1. Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Afsembly convened, That Robert R. Allfup administrator of James Allfuplate of the county of Madison deceased, be, and he is hereby, authorised to sell a certain Lot Authorised adjoining the town of Huntsville, and take belonging to the estate of said dece- bond wifecurity dant, on such terms as he may deem most advantageous, taking bond with good and sufficient security from the

purchaser or purchasers, for the true and faithful payment of the consideration.

Sec. 2. And be it further enacted, That said administrator is hereby authorised and empowered, on the sale of said Lot, to make, or cause to be made to the purchaser or purchasers, a conveyance of such title, as the said decedant had, or was entitled to; which conveyance shall be equally valid and binding, as if the same had been made by the said decedant, in his life time.

To make ti.

GABRIEL MOORE.

Speaker of the House of Repesentatives. JAMES TITUS,

President of the Legislative Council.

APPROVED—February 13th, 1818.

WM. W. BIBB.

Governor of the Alabama Territory.

#### AN ACT

Making appropriations to certain persons therein named.

Sec. 1 Be it enacted by the Legislative Council and House of Representatives of the Alabama Territory, in General Assembly convened, That the sum of two hundered and eight dollars, be, and the same is

hereby, allowed to Thomas H. Allowance Douglass, for house rent, suel, and Douglass furniture, furnished the General Assembly at the present session; and the sum of fixty two dollars and Allowance thirty-seven and a half cents, to Kyle, Hicks, Spile Hicks, Smiley & Co. for flationery, furnished for the use of the General Affembly.

GABRIEL MOORE. Speaker of the House of Representalives.

JAMES TITUS, President of the Legislative Council. APPROVED-13th February, 1818. WM. W. BIBB. Governor of the Alabama Territory?

#### RESOLUTIONS.

A joint Resolution authorising the Governor to draw upon the State of Mississippi for any monies due the Alabama Territory.

Resolved, by the Legislative Council and House of Representatives of the Alabama Territory in General Affembly convened, That the Governor be, and he is hereby, authorised

Governor authorifed to take mea fures to afficertain the amount of money to which the Alabama Ternitory is estilled

to take such measures as he may deem most proper for the purpose of ascertaining and receiving, from the proper authorities, the amount of monies to which the Alabama Territory may be entitled, by virtue of the provision contained in the ninth fection of the act of Congress, establishing a separate Territorial Government, for the Eastern part of the Missippi Territory: as also all such public acts, papers, or documents, or authenticated copies thereof, now in the office of the Secretary of the State of Missisppi, as have relation to this Territory, and which may be confidered important: and any expenses which may be incurred in carrying into effect this refolution, shall be paid out of the contingent fund, or any other monies in the Treasury not otherwise appropriated, on the certificate of the Governor.

Expenses to he paid out of the Treafury

GABRIEL MOORE,
Speaker of the House of Repesentatives.
IAMES TITUS,

President of the Legislative Council.

APPROVED—February 13th, 1818.

WM. W. BIBB,

Governor of the Alabama Territory

A joint Refolution appointing Commissioners to mark out a road from the Town of Binkeley to Port Claiborne.

Resolved, by the Legislative Couneiland House of Representatives of the Alabama Territory, in General Affembly convened, That Cyrus Sibley, Charles Hall, Aaron Barlow, Samuel Dale, James Earl, Paschal Harrison and Peter Randon, be, and hey are hereby, appointed Commissioners, to lay out and mark a road from the Town of Blakely to Fort Claiborne.

Commif.

GABRIEL MOORE. Speaker of the House of Representatives.

IAMES TITUS. President of the Legislative Council. Approved-13th February, 1818. WM. W BIBB. Governor of the Alabama Territory.

A joint Resolution making appropriation for the Sergeant at

Resolved, by the Legislative Councii and House of Representatives of the Alabama Territory in General Sergeint at Affembly convened. That the fum of od 78 dolls. feventy eight dollars, be, and the same is hereby, allowed to Samuel Smith, lergeant at arms, for his fer-

vices in attending twenty-fix days on the General Assembly.

GABRIEL MOORE,

Speaker of the House of Representatives.

IAMES TITUS.

President of the Legislative Council.

APPROVED—14th February, 1818.

WM. W. BIBB.

Governor of the Alabama Territory.

A joint Resolution increasing the compensation of the Door keepers.

Door keep. ers allowed three dells. per diem Refolved, by the Legislative Council and House of Representatives of the Alabama Territory, in General-Assembly convened, That the Door-keepers of the House of Representatives, and of the Legislative Council, be, and they are hereby allowed three dollars per diem, in sull compensation for their services.

GABRIEL MOORE,

Speaker of the House of Representatives.

JAMES TITUS,

President of the Legislative Council.

APPROVED—14th February, 1818

WM. W. BIBB,

Governor of the Alabama Territory-

# INDEX

# Academy:

D (6)	PACE
President and Trustees of the St. Ste-	
phens Academy incorporated,	33
Trustees of St. Stephens Academy au-	
thorised to raise a sund by Lottery,	101
Appropriations.	
Making appropriations to certain per-	
ions therein named,	112
Attorneys General.	
To provide for Attorneys General and	
to establish their Districts, Administrators.	08
Administrators	
To authorife the administrators of Wil-	
liam Gillam to fell real efface,	108
	100
James Alliup to fell real estate,	III
Banks.	
To establish the Tombeckbe Bank,	62
To alter and amend the aft establishing	
a Bank at Huntsville,	105
Blakeley.	•
For the government of the Town of	
Blakeley,	40
Bridges.	<del></del>
Anchaiten building Balance - Control	
Au thoriting building Bridges on Santa-	
and Pine Barren Creeks,	76
Counties.	
To establish the counties of Cotaco,	)
Lawrence and Franklin,	8
To eltablish the Western and Southern	l
boundaries of Madison, and to establish	e e

	PAGE.
the counties of Limestonie and Lauderdale.	32
To establish the counties of Blount,	
Tuskaloofa and Merengo,	16
To establish the counties of Shelby and	
Cahawba,	29
To establish the county of Dallas,	47
To alter and extend the boundaries of	
Marengo county,	<b>57</b>
To establish the counties of Marion and	
Conecuh,	96
To alter and extend the boundaries of	
Weshington, Baldwin and Mebile	
counties,	21
Cenfus.	
Athoriting the taking the centus of the	
Alabama Territory,	24
Compensation.	
To fix, the compensation of the ments	
bers of the General Assembly,	88
Crimes and Misdemeanor	5.
To amend and alter the laws for the	
punishment of crimes and milde.	
meanors,	61
Commissioners.	
To afcertain and report the most suit-	
able route for a road from the Falls	
of the Tulkaloola to the Tennelsee,	92
To examine and report to the Gover- nor the most elegable scite for the	-
nor the most elegible scite for the	
lest of the territorial government,	94
To felect a temporary place for holding	_
courts in Montgomery county,	<b>5</b> 6
To lay off a road from Blakeley to	
Fort Claiborne,	115
Divorces.	
To divorce Elizabeth Bennet from	

	PAGE.
James Bennet,	7
To divorce Lucretia Dearmond from	•
18 Brooks Editable Sommers	110
James Dearmond,	
Emancipation.	
To authorife Honore Colin to emanci-	
pate his female flave Rozetta,	57
To authorife John S. Divin to emanci-	
pate his negro have Robin, alias Ro-	
hafe till ließta siane reformt mine me	100
bert Long,	
To authorise Daniel Reed to emanci-	
pate his mulatto flave Rose,	109
Escheats.	
To elter and amend an ast concerning	
Escheats.	54
The second in me	34
Judicial Proceedings. For the better regulation of Judicial	
For the better regulation of Judicial	
Proceeding	32
Islands.	_
Concerning certain Islands in the Ten-	
Concerning certain mands in the ren-	
nessee River.	49
Laws and Journals.	
Concerning the distribution of the	_
Laws and Journals.	80
Militia.	•
To amend the Militia Laws and for o-	
	0.
ther purpoles,	82
Oaths of Office.	
Concerning Oaths of Office,	104
Public Roads.	
To smend the lame enforcing Public	
To amend the laws respecting Public Reads,	_
Nesds,	4
Public Printing.	
To amend the laws concerning public	
printing.	2
Public Buildings.	
Further to enable the county court of	

Madifon to complete the public buildings of faid county.	80
Real Actions.	-
Authorifing the change of Venue in real actions.	5 <b>8</b>
Rodney.	
To incorparate the town of Rodney and	٥.
for other purpofes.	81
Relief.	
For the relief of tax collectors, For the relief of James Caller,	90
Revenue.	107
To amend the laws for raifing a revenue	104
Representation.	•••
Extending the right of Representatio.	
to certain counties therein named,	102
Steam Boat	
To incorporate the St. Stepnens Steam	
Boat Company,	50
Survivorship.	
To abolish the right of survivorship in	
all cafes. Taxes.	6
Entitled an act to alter the mode of as-	
festing and collecting taxes in the coun-	
ties of Washington and Montgomery	78
Usury.	•
To amend an act entitled an act asainst	•
Usury,	86
Writs.	
Concerning writs of Error.	62
Concerning the ftyle of writs,	<b>5</b> 5
Refolution authoriting the Governor to draw on the Miffifippi State,	- 1 2
A joint Refolution making appropria-	ш3
tions for the fergeant at arms.	115
Refolution for door keepers.	ixb



